

ANCIENT ORDER OF HIBERNIANS

Priest Refused to Permit Funeral in Church Because Lodge Had Been Invited to Attend.

EXPLAINS STRANGE ACTION.

Opposition Based On Knowledge and Facts in His Possession About The Molly Maguires.

Philadelphia, Jan. 7.—Members of the Ancient Order of Hibernians were refused today through the refusal of Rev. D. I. McDermott, rector of St. Mary's Roman Catholic church, to permit funeral services to be held in his church over the remains of John Daly, a parishioner, because a Hibernian lodge had been invited to attend the funeral. The funeral was held after the invitation to the Hibernians had been revoked.

Father McDermott, in explanation of his opposition to the society, said: "My absolute opposition to the Ancient Order of Hibernians is based on my knowledge and the facts in my possession about the Molly Maguires, which I got directly from the confessions of the Molly Maguires themselves. No power on earth will ever make me revoke one inch from my stand against the Hibernians. I have given my testimony against them, and what I said is true and is true, and I cannot compromise on it."

"I have on my desk a memorandum which I was directed to prepare, presenting the facts in my possession, and before the third plenary council in Baltimore. After I had prepared the document under the direction of Dr. Corcoran I was called before Archbishop Ryan here and asked to read it to him. He declared that it contained features that would cause one of the greatest scandals the Catholic church has ever known, and informed me he would use his influence against having it submitted before the council. "I sent the memorial to Dr. Corcoran, regardless of Archbishop Ryan's opposition to it, but through the influence of Cardinal Gibbons and Archbishop Ryan, during the sessions of the council in Baltimore, the memorial never reached the council.

Archbishop Ryan and a number of other prominent clergymen are aware that the facts I have in my possession against the Ancient Order of Hibernians are true; that if made known they will cause the greatest kind of a scandal, and I have a mind to give them to the public."

NAVY REORGANIZATION.

Dawson of Iowa Introduces Bill to Put It on Business Basis.

Washington, Jan. 7.—A navy reorganization bill, designed to put the navy "on a business basis" both as a weapon and an industry, was introduced in the house today by Mr. Dawson of Iowa, member of the house committee on naval affairs. The bill, which is said to be in a measure the result of last summer's exhaustive investigation of navy methods by seven members of the committee, divides the navy into two grand sections and places its control partially in the hands of civilians. It was referred to the committee on naval affairs.

The bill divides the navy into a division of personnel and a division of material, the former to be administered under the secretary of the navy by a first assistant secretary who shall be a naval officer not below the rank of captain; the latter by a second assistant secretary, who shall be a civilian. The division of the personnel would include all matters relating to the officers and men of the navy and of the use of the navy as a weapon, and this division is to be sub-divided into a bureau of navigation, a bureau of medicine and surgery, and the officers of the judge advocate-general of the navy. The chief of the bureau of navigation is to be appointed from the line officers and each navyward and naval station is to be in charge of a civilian.

The division of material would in-

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clude a bureau of ship construction, a bureau of ordnance, and a bureau of supplies and accounts. The bureau of ship construction would absorb the present bureau of yards and docks, of construction and repair of steam engineering and of equipment, which bureau, it is charged, are now doing practically the same work and causing much confusion and delay by overlapping each other.

STANDARD OIL FINE.

Dist. Atty. Symes Wants Its Supersedeas Bond Increased.

Chicago, Jan. 7.—Dist. Atty. Edward W. Symes filed a petition today in the United States court of appeals, declaring that the Standard Oil company of Indiana has assets amounting to more than \$27,000,000 and asking for an increase in the supersedeas bonds of that corporation filed on its appeal from the \$25,240,000 fine imposed by Dist. Judge Landis.

The government renewed its original plea that the bond of the oil company, which was fixed at \$25,240,000, should be the same in amount as the fine. It was originally fixed at a total of \$6,000,000 on the statements by attorneys for the defense that the property of the company at Whiting, Ind., would be worth but \$2,500,000 to \$3,000,000 if sold at auction. The other holdings of the company were alleged to be worth, on the same basis, little more than \$3,000,000 to \$4,000,000. The government now charges that the actual value of the company's property subject to execution is largely in excess of \$2,000,000 and the profits of the company for the three years embraced in the indictments against it were \$2,067,126 and that the profits of the company for 1906 alone—the year in which the indictments were returned—were \$10,516,082.

BALLINGER RESIGNS.

Washington, Jan. 7.—Richard A. Ballinger, commissioner of the general land office, has tendered his resignation of that office to President Roosevelt, and it has been accepted, to take effect March 4. Fred Dennet, assistant commissioner, has been appointed commissioner.

BIG FIRE IN NEW ORLEANS.

New Orleans, Jan. 7.—Fire in Royal street, near Iberville, in the heart of the business district, here today caused damage to the extent of \$250,000. The five-story building occupied by the W. G. Tebault furniture house was practically destroyed and three other structures were damaged.

Mrs. Ed. M. Lund, cashier of the Tebault firm, was badly injured.

NOTED POLISH PRINCE DEAD.

Paris, Jan. 7.—Prince Stanislaus Poniatowski, the head of the historic Polish house of that name, is dead. Two of his sons married American women, Miss Maud Goddard of New York and Miss Elizabeth Sperry of Stockton, Cal.

NEW U. S. ATTY. FOR OREGON.

Washington, Jan. 7.—The president today sent the senate the nomination of Christian Schuebel to be United States attorney for the district of Oregon.

GRAVE CHARGES AGAINST HEINZE

Indicted by Federal Grand Jury for Over-Certification of Checks Aggregating \$400,000.

ADMITTED TO BAIL IN \$50,000

Punishment for Offense Charged Is Imprisonment for Not Less Than Five Nor More Than Ten Years.

New York, Jan. 7.—Indicted by the federal grand jury for over-certification of checks representing in the aggregate over \$400,000, drawn by the firm of Otto Heinze & Company, on the Mercantile National bank, P. Augustus Heinze, the copper magnate and former president of the Mercantile National bank, surrendered himself to United States Commissioner Shields today and later was released on \$50,000 bail. Heinze will be formally arraigned to plead to the indictments by Judge Chaffee, in the United States circuit court, tomorrow.

Edward Lauterbach, counsel for Heinze, stated tonight that his client did not wilfully over-certify the checks, as he had drawn a check to the credit of Otto Heinze & Company, to the amount of \$500,000, which the bookkeeper of the bank possibly failed to enter on the books until a day after the certification of the checks in question.

INCIDENT OF COLLAPSE.

The indictment by the federal grand jury, which has been investigating the Mercantile and other bank identifications with the Heinze and Charles W. Morse interests, is the aftermath of the collapse of the Heinze pool in the United Copper company, which brought about the suspension of Gross & Kleeberg, stock brokers, and resulted in the resignation of F. A. Heinze from the presidency and the retirement of the directors of the Mercantile National bank after an examination of the institution had been made by the clearing house. He declared the time that he had been betrayed by his friends in the United Copper pool.

Heinze had been informed quietly that indictments charging him with the over-certification of 15 checks, all drawn on Oct. 14, just before the smash in United Copper, had been found by the federal grand jury on Dec. 2, and that his appearance would be required today. Without awaiting the service of a bench warrant, Heinze in company with his counsel, appeared before Commissioner Shields this afternoon. The proceedings, however, Heinze pleaded not guilty, and bail was furnished immediately by a surety company. When these proceedings were concluded Heinze told the newspaper men that he did not care to make any statement, and hurried away with his counsel.

THIRTY COUNTS.

After the examination of the indictment, which contained 30 counts, Counsel Edward Lauterbach tonight made the following statement:

"The indictment is based upon certification of 15 checks amounting to something over \$400,000, drawn by Otto Heinze & Company, on the 14th day of October last. Before the certification was made, F. Augustus Heinze obtained the discount of a note of \$500,000 secured by abundant stock exchange collateral, worth at the market rate of that day, more than \$300,000, and drew a check for \$500,000 to the credit of Otto Heinze & Company, the amount of which should have been placed to their credit, as I think it was. There certainly was no wilful intent within the statute to over-certify any check, not even to the extent that over-certification is practiced every day in Wall street by all the banks as a matter of business necessity. On the contrary, as I have stated, there was far more than the amount of the checks standing to the credit of the account of the drawers of the checks when they were certified. I believe that if the grand jury could have understood the situation correctly no indictment would have been found."

WHAT INDICTMENT CHARGES.

The indictment specifically charges that Heinze, while president of the

DON'T SUFFER ALL WINTER

Read This Evidence and Begin Today to Cure Yourself With Dr. Williams' Pink Pills.

Sciatica is neuralgia of the sciatic nerve. Its origin is generally rheumatic and is the direct result of taking cold. For this reason the disease is commonly known as "sciatic rheumatism."

Absolute rest is the best way to proper medical treatment. Rest and Dr. Williams' Pink Pills will cure most cases. Mrs. Mary M. Elz of No. 309½ West Clinton street, Elmira, N. Y., suffered for nearly a year and during a great part of that time her symptoms were constantly increasing in severity, although she was under the care of a doctor and a nurse. "I had very weak heart and was soon relieved. In all I took six boxes and was cured. One remarkable thing I noticed about the Pills was that they began to give me strength almost as soon as I began the treatment. I shall be glad to have you publish this and I hope the pills will be a blessing to others as they were to me."

Sciatica is stubborn in resisting treatment and the patient frequently suffers for years. Dr. Williams' Pink Pills do not simply relieve pain but they cure diseases caused by depraved or vitiated blood. They actually make new blood and have therefore a direct and powerful curative effect on such diseases as rheumatism, anemia, general debility, after-effects of the grip, neuralgia, paralysis, St. Vitus' dance and locomotor ataxia.

Dr. Williams' Pink Pills are sold by all druggists, or sent by mail, postpaid, on receipt of price, 50 cents per box; or boxes for \$2.50, by Dr. Williams' Medicine Company, Schenectady, N. Y.

Mercantile National bank, over-certified 15 checks; that is, that he guaranteed by the bank's signature that the sums indicated in the checks were held by the institution to the credit of the drawers. To over-certify bank paper is, under the federal statute, an offense punishable by imprisonment of not less than five years and not more than 10 years.

One count is devoted to each of the checks involved. It is alleged that Heinze knew that Otto Heinze & Co. did not have to its credit the sums named. The sixteenth count in the indictments charges that Heinze intentionally applied the funds of the bank, and without the knowledge of the directors, to the payments of the 15 checks drawn by Otto Heinze & Co., and knowing that the company did not have on deposit a sum equal to the amount named in the certified checks.

For such an offense the federal statutes provide a penalty of not less than five years' imprisonment or a fine of not more than \$5,000, or both. The checks certified to by Heinze, according to the indictment, were as follows:

Gross & Kleeberg, \$62,761; H. T. Cary & Co., \$23,649; Cuyler Morgan & Co., \$13,192; C. F. Smithers Co., \$11,066; J. S. Bache & Co., \$124,680; Wesserman Bros., \$42,898; Marshall Spader & Co., \$49,674; Moore, Moore & Moore, \$34,652; J. P. Cigarette & Co., \$13,264; Sternberger-Simms company, \$15,000; Sternberger-Simms company, \$4,603; Hayden, Stone & Co., \$12,000; W. R. Rosenberg, \$6,000; Gross & Kleeberg, \$30,000; and E. T. Hutton & Co., \$25,758.

BEGINNING OF TROUBLES.

The troubles of Augustus Heinze began with the bull campaign started by Otto Heinze & Co. and associates in the stock of the United Copper company, which Mr. Heinze had organized and developed after his long fight with the Amalgamated Copper company. The stock was selling about 60 when a mysterious selling was detected. Believing it to be an effort to raid the stock by short selling, Otto Heinze & Co. threw unlimited buying orders to various brokers, believing that when the time came the bear operators would be unable to cover their contracts except at such prices as the Heinze syndicate dictated. Heavy selling of United

Copper continued, and then, to purchase the stock offered, Otto Heinze & Co. were forced to draw contracts for large amounts to various brokers. When the source of the selling was ascertained and Heinze declared that they had been betrayed by friends who sold their holdings of United Copper stock to the high market. The United Copper stock jumped, and Gross & Kleeberg, stock brokers, suspended, declaring that Otto Heinze & Co. failed to take up the stock of the United Copper company which had been bought for them.

A crisis was provoked in the affairs of the Mercantile National bank, and the clearing house committee made an examination, following which Heinze withdrew from the institution as an officer, but, with his friends, still maintained a stock control which he had purchased several months before from Edwin Gould. There have been reports recently in the financial district that the Gould interests would again assume control of the Mercantile.

COMPTROLLER NOT ADVISED.

Washington, Jan. 7.—Referring to the arrest today in New York of P. Augustus Heinze for illegally certifying a check on the Mercantile National bank, Comptroller Ruggles said he knew nothing about the details of this particular transaction. When the trouble with the Mercantile National bank began the comptroller said that he had sent a special representative to cooperate with the district attorney, and he had no doubt that the action brought today was one of the results of the investigation.

When questioned as to whether he looked for other arrests on other charges, Mr. Ruggles said that it was a rare thing for a national bank to fail without the officers having violated the national banking acts. While he knew of no specific case of fraud, he would not be surprised if other cases were brought.

SILVER UP A PENNY.

London, Jan. 6.—Silver jumped up a penny and one eighth today to 27 cents an ounce as a result of the covering of a large bear sale made some time ago which fell due today.

Orders from the Indian hazaar as well as from China helped to raise the price, but the market was very unsettled. There was some sellers at 27 pence.

BRITISH TRADE STATISTICS.

London, Jan. 7.—The December statement of the board of trade shows increases of \$6,534,500 in imports and \$6,663,000 in exports. The imports show principally grain and wool while the exports are in coal and fuel. During the year 1907 imports increased \$190,078,380 and exports increased \$253,146,220.

AN EQUAL DUEL.

Eight Shots Fired, Each Man Receiving Three Bullets.

San Francisco, Jan. 7.—Frank Cochran and T. R. Bell, both of whom recently arrived here from Seattle, and between whom had feeling is said to have existed for some time, met shortly before 4 o'clock this afternoon in the Sausage saloon on Sansome street, near Market. They went into one of the private boxes in the place, and, after exchanging a few words, drew their revolvers and began a duel at close range. Eight shots were exchanged, six taking effect, each man receiving three bullets in his body. Bell fell to the floor, and was apparently dying when Cochran walked out into the saloon, where he was disarmed by the barkeeper. A moment later he fell over dead. Bell was removed to the receiving hospital in an unconscious condition, and it is not believed that he will live more than a few hours.

It is said that the cause of the shooting was the charge made by Cochran, who was a faro dealer in Seattle, that Bell had won his wife's affections. Bell has been employed as a chauffeur.

STEAMSHIP EUROPA

Will Surpass Anything Afloat in Matter of Luxury.

New York, Jan. 8.—Although it would seem that the extent of the luxury of transatlantic travel had been already reached, this is not the case, according to the descriptions of the Hamburg-American liner Europa, which is now being built at Belfast. The new liner is to have all the improvements that are to be found on the latest steamers; elevators, swimming pools, restaurants and palm rooms and in addition is to have a few conveniences that are new to ocean travel. Among other things will be a complete Parisian dressmaking establishment, and a tailor shop with English, French and American tailors. There will also

be a complete jewelry establishment which will carry a large stock of diamonds and other jewels that purchasers may use some of the time they have to spare in making such purchases and put in the usually limited time in Paris and London doing other things. The steamer will carry two enormous tanks in which it is planned to bring live soles from Dover and Struth for New York market. The Europa will be of 40,000 tons gross.

A cheerful disposition for ten cents per week. Sweet breath, no headache, no dullness, no blues. All that—and more—in a box of Cascarets.

Cascarets supply a natural need. They simply do what some foods will do; what fruits will do, if used in abundance; what exercise does. They cause the bowel muscles to act. Their effect is as natural and gentle as the same effect from food.

If we lived out-doors, and ate whole wheat, green vegetables and fruits, we would never need Cascarets. But we don't exercise enough. We eat fine flour, much starch, and too little of fruit and green things. We live artificially, so we need an artificial laxative.

Cascarets give us, in concentrated form, one vital effect that we lack in rich food. Some people need them more frequently than others. It depends on your food, your drink and your exercise. But we all need them sometimes.

The right way to take them is one Cascaret at a time. Take it just as soon as you need it. You can tell. Don't wait till night.

Carry a box always with you. Ward off the dullness, the headaches. Keep yourself always at your best.

Cascarets are candy tablets. They are sold by all druggists, but never in bulk. Be sure to get the genuine, with CCC on every tablet. The price is 50 cents, 25 cents and 10 Cents per Box.

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THE Diamond Bros. Fur Co. 40 MAIN STREET BIG FUR SALE

The balance of our season's furs must be sold at once

Real Marmith { Latest styles muffs } \$13.50 Set
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We have a large assortment of mounted animals—Polar Bears, Black Bears, Cinnamon Bears, at correspondingly low prices.

The Very Best Mounted Bears.....\$15.00 up
South American Leopards..... 25.00 up
Real Russian Wolves..... 22.00 up

Automobile Blankets, 14 silver fox made into one beautiful automobile blanket or floor rug. We have only a few more left, and will sell at a very low figure.

Come in and see us before you buy your furs.

The Diamond Bros. Fur Co. 40 MAIN STREET

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Thousands of Dollars worth of the best Merchandise are offered at less than Cost of the Raw Materials in this Price Wrecking Clearance Sale!

To-morrow Begins the Fourth Day of the Most Famous Sale Salt Lake Has Ever Known!

The Auerbach Sales are Famous Events

Because when it comes to making Prices in these CLEARANCE MOVEMENTS we have No Discrimination, No Reservations and No Mercy on Ourselves. We simply shut our eyes and slash. The Result is a Generous Response of the Public and a thorough Clean-up of our Stock. "Clearance" That's the watchword with us. It's the uppermost thought in our mind now. We have left no stone, from Stockroom to Counter, unturned in our untiring effort to restore our Stocks to their NORMAL "END OF THE SEASON'S CONDITION."

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